№AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1 - D. Massachusetts - 10/05

UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V.

ODAIR JOSE PRETTO

Case Number: 1: 09 CR	10337 - 001 - NMG
USM Number; 27532-038	
Charles McGinty, Esq.,	
Defendant's Attorney	Additional documents attached

THE DEFENDA! pleaded guilty to co				
pleaded noto conte				
was found guilty or after a plea of not g				
The defendant is adjud	dicated guilty of these offenses:	Additional C	ounts - See continu	uation page
Title & Section	Nature of Offense	<u>O</u> :	ffense Ended	Count
18 USC § 876 (c)	Mailing Threatening Communications	1	09/22/09	1
the Sentencing Reform The defendant has Count(s)	heen found not guilty on count(s)	dismissed on the motion of the U	Inited States	
	that the defendant must notify the United States if all fines, restitution, costs, and special assessmitify the court and United States attorney of mat	attorney for this district within 30 cents imposed by this judgment are serial changes in economic circums		of name, residence, ed to pay restitution,
		07/15/10 Date of Imposition of Judgment		
		Signature of Judge	rotton	
		The Honorable Nathaniel	M. Gorton	
		U.S. District Judge	M. Gorion	
		Name and Title of Judge		
		7/22/10		
		Date		

Sheet 2 - D Massachusetts - 10/05			
EFENDANT: ODAIR JOSE PRETTO	Judgment — Page	2 of	10
ASE NUMBER: 1: 09 CR 10337 - 001 - NMG			
IMPRISONMENT			
The defendant is hereby committed to the custody of the United States Bureau of Pristal term of: time served	ons to be imprisoned for	r a	
The court makes the following recommendations to the Bureau of Prisons:			
The defendant is remanded to the custody of the United States Marshal.			
The defendant shall surrender to the United States Marshal for this district: □ at □ a.m. □ p.m. on			
□ a.m. □ p.m. on □ as notified by the United States Marshal.		<u> </u>	
The defendant shall surrender for service of sentence at the institution designated by the before 2 p.m. on as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office.	the Bureau of Prisons:		
RETURN			
nave executed this judgment as follows:			
Defendant delivered on to			
, with a certified copy of this judgment.			
	INCTES OF A THE LATE OF	-	
	UNITED STATES MARS	HAL	
Ву	EPUTY UNITED STATES M		

© AO 24	45B(05-MA)		/05) Judgment D Massachuse			se									
DEEL	END ANT	ODA	IR JOSE	PRET	 ГТО			_		Judgr	nent—	Page	3	of	10
	ENDANT: E NUMBER:	1: 09	CR 103	37 -	001	- NM	G								
CASI	L NOMBER.	1.07	CK 105.	,				RELE	ASE			Γ-	See co	ntinuatio	on page
Upon	release from in	mprison	ment. the de	fendant	l shall	be on su	pervised r	elease for	a term of:		36	month((s)		
custoc	The defendant dy of the Burea	must rep au of Pri	ort to the pr	obation	n office	e in the	district to	which the	defendant	is releas	ed with	nin 72 h	ours of	release	e from the
The d	efendant shall	not com	mit another	federal	, state	or local	crime.								
The description	efendant shall ance. The dete after, not to exc	not unla endant sh ceed 50	wfully posse all submit to tests per y	ess a co o one d ear, as	ntrolle rug tes directe	ed substa t within ed by the	nce. The 15 days of probation	defendan of release i n officer.	t shall refra from impris	ain from sonment	any un and at	lawful u least tw	se of a o perio	control dic drug	lled g tests
	The above drug future substanc					ased on	the court	's determi	nation that	the defer	ndant p	oses a l	ow risk	of	
√	The defendant	shall no	possess a fi	rearm,	ammu	nition, o	lestructiv e	e device, o	or any other	dangero	ous wea	apon. (C	Check.	if appli	cable.)
√	The defendant	shall co-	operate in th	e colle	ction o	f DNA	as directed	d by the pr	robation of	ficer. (C	heck, i	f applica	able.)		
	The defendant student, as dire								n the state	where the	e defen	dant res	sides, w	orks, o	r is a
	The defendant	shall pa	ticipate in a	n appro	oved p	rogram	for domes	tic violend	ce. (Check	, if applic	cable.)				
Sched	lf this judgmer lule of Paymer	nt impose nts sheet	es a fine or r of this judgr	estituti nent.	on, it i	s a cond	ition of su	pervised	release that	the defe	endant	pay in a	ccordar	nce with	n the
	The defendant attached page		nply with th	e stand	lard co	nditions	that have	been ado	pted by this	s court as	s well a	s with a	ny addi	itional c	conditions
			STA	AND	ARD	CON	DITIO	NS OF	SUPER	VISIO	N				
1)	the defendan	ıt shall n	ot leave the j	udicial	l distri	ct witho	ut the perr	nission of	the court o	or probati	ion off	icer:			
2)	the defendan	it shall re	port to the p	robatio	on offi	cer and s	shall subm	nit a truthf	ul and com	iplete wri	itten re	port wit	hin the	first fiv	ve days of
3)	the defendan	it shall ai	swer truthfi	ılly all	inquir	ies by th	e probatio	on officer	and follow	the instr	uctions	of the p	probatio	on offic	er;
4)	the defendan	it shall si	ipport his or	her de	pendei	nts and r	neet other	family re	sponsibiliti	es;					
5)	the defendan acceptable re	nt shall v casons;	ork regular	y at a	law ful	occupa	tion, unles	ss excused	d by the pro	obation (officer	for scho	ooling,	training	g, or other
6)	the defendan	t shall n	otify the pro	bation	officer	at least	ten days p	prior to an	y change ir	n residen	ce or e	mploym	ent;		
7)	the defendan controlled su	it shall re ibstance	train from e or any parap	xcessiv hernal	ve use ia relat	of alcoh .ed to an	ol and sha y controll	all not pur ed substar	chase, poss ices, excep	ess, use, t as prese	distrib cribed	ute. or a by a phy	dminis /sician;	ter any	
8)	the defendan	it shall n	ot frequent p	laces v	where o	ontrolle	d substan	ces are ille	egally sold,	, used, di	istribut	ed, or ac	lministe	ered;	
9)	the defendan felony, unles	t shall no ss grante	ot associate v I permission	with an to do :	y perse so by t	ons enga he proba	iged in cri alion offic	minal acti er;	vity and sh	all not as	ssociat	e with a	ny pers	on conv	victed of a
10)	the defendan contraband o	t shall po bscrved	rmit a proba in plain viev	tion of v of the	fficer to e proba	o visit hi ation off	m or her a icer;	at any timo	e at home or	r elsewhe	ere and	shall po	ermit co	nfiscati	ion of any
11)	the defendan	t shall no	tify the prob	ation o	officer	within s	eventy-tw	o hours of	being arres	sted or qu	uestion	ed by a	law ent	orceme	nt officer;

13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

12)

the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and

S AO 245B(05-MA)	(Rev 06/05) Judgment in a Criminal Sheet 4A - Continuation Page - Supe		0/05		
DEFENDANT: CASE NUMBER	ODAIR JOSE PRETT: 1: 09 CR 10337 - 0			JudgmentPage	4 of 10
	ADDITIONAL	SUPERVISED	RELEASE□PI	ROBATION TEI	RMS
	deported, the defendant is of the Secretary of the De			to return without th	e prior
which inclu	lant shall use his true namudes, but, is not limited to laces of birth.	-			
	Continuation of C	onditions of \(\simes \)	Supervised Relea	se Probation	

©.AO 245B(05-M		dgment in a Criminal Cas issachusetts - 10/05	se				
DEFENDAN	N I :	OSE PRETTO	-		Judgm	ent — Page5	of 10
CASE NUM	BER: 1: 09 CF	10337 - 001	- NMG				
		CRIMIN	NAL MON	ETARY PE	NALTIES		
The defer	ndant must pay the	total criminal monet	ary penalties u	nder the schedu	le of payments on	Sheet 6.	
TOTALS	Assessment S	5100.00	s E	<u>ine</u>	s	Restitution	
	mination of restitut determination.	ion is deferred until	An	Amended Judg	gment in a Crimi	inal Case (AO 2450) will be entered
The defer	ndant must make re	stitution (including o	community res	titution) to the f	ollowing payees i	n the amount listed	below.
If the defi the priori before the	endant makes a par ty order or percenta e United States is p	iial payment, each pa ge payment column aid.	ayee shall recei below. Howe	ive an approxim	ately proportione 18 U.S.C. § 366	d payment, unless sp 4(i), all nonfederal v	pecified otherwise in victims must be paid
Name of Pay	e <u>e</u>	Total Loss	*	Restituti	on Ordered	Priority	or Percentage
							ce Continuation age
TOTALS		\$	\$0.00	\$	\$0.00		
The defe	endant must pay int day after the date of ties for delinquency	pursuant to plea agreest on restitution a of the judgment, pure and default, pursua	and a fine of mo suant to 18 U.S.C.	S.C. § 3612(f). . § 3612(g).	All of the paymer	nt options on Sheet 6	n full before the may be subject
	interest requiremen		fine [restitution.			
	interest requiremen		e restitu	ution is modified	d as follows:		

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

⊗ AO 245B	Rev 06/05) Judgment in a Criminal Case Sheet 6 - D. Massachusetts - 10/05		
DEFEN CASE N	DANT: ODAIR JOSE PRETTO NUMBER: 1: 09 CR 10337 - 001 - NMG	Judgment Page	6 of 10
	SCHEDULE OF PAYM	MENTS	
Having a	assessed the defendant's ability to pay, payment of the total criminal mor	netary penalties are due as follows:	
A X	Lump sum payment of \$ \$100.00 due immediately, balan	ce due	
	not later than, or F below in accordance C, D, E, or F below	ow; or	
В	Payment to begin immediately (may be combined with C,	D, or F below); or	
С	Payment in equal (e.g., weekly, monthly, quarterly) (e.g., months or years), to commence (e.g.,	installments of \$ ov, 30 or 60 days) after the date of this ju	er a period of dgment; or
D	Payment in equal (e.g., weekly, monthly, quarterly) (e.g., months or years), to commence (e.g., term of supervision; or	installments of \$ ov, 30 or 60 days) after release from impr	er a period of isonment to a
E	Payment during the term of supervised release will commence within imprisonment. The court will set the payment plan based on an assess		
F	Special instructions regarding the payment of criminal monetary penal	ties:	
Unless th imprison Respons	he court has expressly ordered otherwise, if this judgment imposes impriso nment. All criminal monetary penalties, except those payments made sibility Program, are made to the clerk of the court.	nment, payment of criminal monetary p through the Federal Bureau of Prison	enalties is due during ns' Inmate Financial
The defe	endant shall receive credit for all payments previously made toward any	criminal monetary penalties imposed.	
De	int and Several Gendant and Co-Defendant Names and Case Numbers (including defendant corresponding payee, if appropriate.	ant number), Total Amount, Joint and S	See Continuation Page Several Amount,
ш	e defendant shall pay the cost of prosecution. e defendant shall pay the following court cost(s):		
	e defendant shall forfeit the defendant's interest in the following property	y to the United States:	
	у предоставления до предоставл	,	

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

AO 24	15B		(05) Criminal Judgment ent (Page 1) Statement of Reasons - D. Massachusetts - 10/05
	E N		ODAIR JOSE PRETTO R: 1: 09 CR 10337 - 001 - NMG MASSACHUSETTS STATEMENT OF REASONS
I	CC	OURT I	INDINGS ON PRESENTENCE INVESTIGATION REPORT
	Α	\checkmark	The court adopts the presentence investigation report without change.
	В		The court adopts the presentence investigation report with the following changes. (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable.) (Use Section VIII if necessary.)
		1	Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics).
		2	Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility)
		3	Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations).
		4	Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions)
	C		The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.
П	CC	OURT	INDING ON MANDATORY MINIMUM SENTENCE (Check all that apply.)
	Α	V	No count of conviction carries a mandatory minimum sentence
	В		Mandatory minimum sentence imposed
	C		One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on
			findings of fact in this case substantial assistance (18 U S C. § 3553(e)) the statutory safety valve (18 U.S C. § 3553(f))
Ш	CC	OURT	ETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):
	Cri Im Su	iminal I prisonn pervise ie Rang	ise Level: istory Category: ent Range: 18 to 24 months Release Range: 2 to 3 years : \$ 4,000 to \$ 40,000 vaived or below the guideline range because of inability to pay.

ΛΟ 2	45B (05-l	MA) (Rev 06/05) Criminal Judgment Attachment (Page 2) — Statement of I	Reasons - D Ma	assachusetts - 10/05									
CAS	FENDA SE NUI TRICT	MBER: 1: 09 CR 10337 -	001 - NN	MG MENT OF REASONS	Judgment Page 8 of 10								
IV	ADV	SORY GUIDELINE SENTENCI	NG DETER	MINATION (Check only one.)									
	Α	The sentence is within an advisory g	The sentence is within an advisory guideline range that is not greater than 24 months, and the court finds no reason to depart										
	В	The sentence is within an advisory guideline range that is greater than 24 months, and the specific sentence is imposed for these reasons. (Use Section VIII if necessary)											
	C [The court departs from the advisory guideline range for reasons authorized by the sentencing guidelines manual. (Also complete Section V.)											
	D 🎜	The court imposed a sentence outside	le the advisory	sentencing guideline system. (Also con	mplete Section VI)								
v	DEPA	ARTURES AUTHORIZED BY TI	HE ADVISO	ORY SENTENCING GUIDELI	NES (If applicable.)								
	Λ T	he sentence imposed departs (Che below the advisory guideline rang above the advisory guideline rang	ge):									
	B D	eparture based on (Check all that	apply.):										
	1	 □ 5K1.1 plea agreeme □ 5K3.1 plea agreeme □ binding plea agreeme □ plea agreement for one 	nt based on the based on Elent for departure, who	and check reason(s) below.): he defendant's substantial assista Early Disposition or "Fast-track" ture accepted by the court sich the court finds to be reasonable government will not oppose a de-	Program								
Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.): 5K1.1 government motion based on the defendant's substantial assistance 5K3.1 government motion based on Early Disposition or "Fast-track" program government motion for departure defense motion for departure to which the government did not object defense motion for departure to which the government objected													
	3	Other Other than a plea ag	roomant or m	notion by the parties for departure	(Charle massam(s) helane)								
	C	Reason(s) for Departure (Check a		,	e (Check reason(s) below.).								
	4A1 3 5H1 1 5H1 2 5H1 3 5H1 4 5H1 5 5H1 6 5H1 11	Criminal History Inadequacy Age Education and Vocational Skills Mental and Emotional Condition Physical Condition Employment Record Family Fies and Responsibilities Military Record, Charitable Service, Good Works Aggravating or Mitigating Circumstances	5K2 5K2 2 5K2 3 5K2 4 5K2 5 5K2 6 5K2 7 5K2 8 5K2 9 5K2 10	Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct Criminal Purpose Victim's Conduct	5K2 11 Lesser Harm 5K2 12 Coercion and Duress 5K2.13 Diminished Capacity 5K2 14 Public Welfare 5K2 16 Voluntary Disclosure of Offense 5K2 17 High-Capacity, Semiautomatic Weapon 5K2 18 Violent Street Gang 5K2 20 Aberrant Behavior 5K2.21 Dismissed and Uncharged Conduct 5K2 22 Age or Health of Sex Offenders 5K2 23 Discharged Terms of Imprisonment Other guideline basis (e.g., 2B1 1 commentary)								

AO 2	45 B (0:		06/05) Criminal Judgment hment (Page 3) — Statement of Reasons - D Massachusetts 10/05										
CAS		JMBER:	ODAIR JOSE PRETTO 1: 09 CR 10337 - 001 - NMG MASSACHUSETTS STATEMENT OF REASO	Judgment — Page 9 of 10									
VI		COURT DETERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM (Check all that apply.)											
	۸	The sente below above t											
	В	Sentence imposed pursuant to (Check all that apply.):											
		1	Plea Agreement (Check all that apply and check reason(s) below binding plea agreement for a sentence outside the advisory guideline system plea agreement for a sentence outside the advisory guideline system, which plea agreement that states that the government will not oppose a defense resystem.	em accepted by the court the court finds to be reasonable									
			Motion Not Addressed in a Plea Agreement (Check all that ap government motion for a sentence outside of the advisory guideline system defense motion for a sentence outside of the advisory guideline system to defense motion for a sentence outside of the advisory guideline system to	m which the government did not object									
		3	Other Other than a plea agreement or motion by the parties for a sentence outside	de of the advisory guideline system (Check reason(s) below.)									
	C	Reason(s	for Sentence Outside the Advisory Guideline System (Check	all that apply.)									
		to refle to affor to prote to prov (18 U S	are and circumstances of the offense and the history and characteristics of the defect the seriousness of the offense, to promote respect for the law, and to provide just diadequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) eet the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C)) and the defendant with needed educational or vocational training, medical care, of S.C. § 3553(a)(2)(D)) diamwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6)) independent of the offense (18 U.S.C. § 3553(a)(7))	r other correctional treatment in the most effective manner									
	D	Explain t	he facts justifying a sentence outside the advisory guideline sy	ystem. (UseSection VIII if necessary.)									

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment

Attachment (Page 4) - Statement of Reasons - D Massachusetts - 10/05

ODAIR JOSE PRETTO DEFENDANT:

Judgment --- Page 10 of

10

CASE NUMBER: 1: 09 CR 10337 - 001 - NMG

DISTRICT:		MASSACHUSETTS										
				S	STATE	MENT O	F REA	SONS				
CO	URT	DETERMI	NATIONS	OF REST	ITUTION	ı						
Λ	₹	Restitution	Not Applic	able.								
В	Tota	ıl Amount of	Restitution	:								
C	Rest	itution not o	rdered (Che	ck only on	ne.):							
	1					-					use the nur	mber of
	2	issues of	f fact and relat	ing them to th	ne cause or a	mount of the vi	ctims' losse	s would com	plicate or pro	long the sente	ncing proc	cess to a degree
	3	ordered	because the co	mplication at	nd prolongat	ion of the sente	ncing proce	ss resulting f	-			
	4	Restituti	ion is not order	red for other i	reasons (Ex	plain)						
D		Partial resti	itution is or	dered for th	hese reaso	ns (18 U.S.C	C. § 3553((c)):				
AD	DITIO	ONAL FAC	TS JUSTIF	YING TH	IE SENTI	ENCE IN T	HIS CAS	SE (If appl	icable.)			
		Sections I	I. II, III, IV,	, and VII o	f the State	ment of Rea	sons form	n must be c	ompleted	in all felon	y cases.	
danı	's So	c. Sec. No.:								of Judgme	nt	
dant	`s Da	te of Birth:	00-00-76				_	4/100	ta - 05	W-1		
dant	's Re	sidence Addr	ress; In fede	ral custody (I	ICE detainer)	Th			M. Gorton	115	District Judge
dant	`s Ma	iling Addres	s: same a	s above			11	Name an	d Title of	Indee /		District Judge
	COI A B C D ADD	COURT A	COURT DETERMINA A Pastitution B Total Amount of C Restitution not of 1 For offer identifia 2 For offer issues of that the state of the need of th	COURT DETERMINATIONS A	COURT DETERMINATIONS OF REST A Restitution Not Applicable. B Total Amount of Restitution: C Restitution not ordered (Check only on identifiable victims is so large as to 2	COURT DETERMINATIONS OF RESTITUTION A Prestitution Not Applicable. B Total Amount of Restitution: C Restitution not ordered (Check only one.): 1 For offenses for which restitution is otherwise in identifiable victims is so large as to make restituted. 2 For offenses for which restitution is otherwise in issues of fact and relating them to the cause or a that the need to provide restitution is authorized because the complication and prolongate the need to provide restitution to any victims under the need to provide restitution to any victims and the need to provide restitution to any victims under the need to provide restitution to any victims under the need to provide restitution to any victims under the need to provide restitution to any victims under the need to provide restitution to any victims under the need to provide restitution to any victims under the ne	COURT DETERMINATIONS OF RESTITUTION A	STATEMENT OF REA COURT DETERMINATIONS OF RESTITUTION A	STATEMENT OF REASONS COURT DETERMINATIONS OF RESTITUTION A	STATEMENT OF REASONS COURT DETERMINATIONS OF RESTITUTION A	STATEMENT OF REASONS COURT DETERMINATIONS OF RESTITUTION A	STATEMENT OF REASONS COURT DETERMINATIONS OF RESTITUTION A